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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTO	RNEY DOCKET NO.
09/187,	700 11/0	5/98	KOBAYASHI	•	Н	3408.6267 <i>6</i>
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	BURNS & CRA	NIF	MH317 0303		NEWTO	N,G
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25TH FLO CHICAGO	00R IL 60606			DATE M	2132	6.
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Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

P	Application No.		Applicant(s)			
Office Action Summary	09/187,700		KOBAYASHI ET	AL.		
	Examiner		Art Unit			
	Gregory Newton		2132			
The MAILING DATE of this communication appe Period for Reply	ars on the cover s	heet with the co	rrespondence ad	ldress		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	6 (a). In no event, howe within the statutory mini ill apply and will expire S cause the application to	ver, may a reply be tim num of thirty (30) days IX (6) MONTHS from to become ABANDONED	nely filed will be considered time the mailing date of this (35 U.S.C. § 133).	ely. communication.		
1) Responsive to communication(s) filed on 06 N	lovember 1998 .					
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Thi	s action is non-fir	al.				
3) Since this application is in condition for allowa closed in accordance with the practice under E				he merits is		
Disposition of Claims						
4) Claim(s) 1-15 is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	n from considera	tion.				
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-15</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claims are subject to restriction and/or	election requirem	nent.				
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are objected to	by the Examine	·.				
11) The proposed drawing correction filed on	_is: a)□ approv	ed b) disapp	roved.			
12) The oath or declaration is objected to by the Ex	aminer.					
Priority under 35 U.S.C. § 119						
13) Acknowledgment is made of a claim for foreign	priority under 35	U.S.C. <b>§</b> 119(a)	-(d) or (f).			
a)⊠ All b) Some * c) None of:						
1. Certified copies of the priority documents	have been receiv	ved.				
2. Certified copies of the priority documents	have been receiv	ed in Applicatio	n No			
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgement is made of a claim for domes	stic priority under	35 U.S.C. § 119	9(e).			
Attachment(s)						
15) Notice of References Cited (PTO-892) 16) DNotice of Draftsperson's Patent Drawing Review (PTO-948)	18) 🔲 19) 🔲	Notice of Informal F	(PTO-413) Paper N Patent Application (P			
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	20)	Other: .				

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#### **DETAILED ACTION**

1. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

#### Drawings

2. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

## Specification

3. The disclosure is objected to because of the following informalities:

The disclosure seems to be translated in an unclear manner. For example, consider lines 19 and 20 on page 2; "A ...storage medium such an optical disk is stored with the data.."

Appropriate correction is required.

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## Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 7 and 14 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

It is not possible to examine claims 7 and 14 in their present form. It is unknown which group of passwords the other password belongs to, and the terms are not well-defined. It is unknown what differentiates the one password from the other passwords or password. However, a password is equivalent in many respects with a key, and therefore such encryptions, re-encryptions, and self-encryptions would be found to be taught in the Schneier reference, chapter 8. Claims 7 and 14 are rejected.

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### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claim 15 is rejected under 35 USC 102(b) as being unpatentable over Al-Salqan, (US 6,160,891).
- 7. Claim 15 recites a claim of a storage medium whereon encrypted data is stored by way of a key encrypted with a password. However, these disclosures can be found within the ABSTRACT of the Al-Salqan reference of note. Claim 15 is rejected.

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#### Claim Rejections - 35 USC § 103

8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 9. Claims 1-6, are rejected under 35 U.S.C. 103(a) as being unpatentable over Al-Salqan (US 6,160,891), and further in view of Dumas et al (US 6,199,163), or Schneier.
- 10. Claim 1 claims a method of writing a key, which has been encrypted with a password, to a storage medium, and then encrypting data to the storage medium using this key. Claim 1 also recites the inverse decrypting operation of this method.

However, we find these teachings in patent US 6,160,891 issued to Al-Salqan, Methods and Apparatus for Recovering Keys. In the ABSTRACT, as well as in other places in the published patent, Al-Salqan teaches of a key which is encrypted by using a key password, which is then stored, and accessible by way of the inverse means. He teaches in column 2 lines 1-3 that the message data is then encrypted with the key data. However, he doesn't mention the destination of this encrypted data, but it would be obvious to one of ordinary skill in the art that a natural destination of the data would be a storage device. In fact, we find these teachings about securing data on a storage

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be a storage device. In fact, we find these teachings about securing data on a storage device in US 6,199,163 by Dumas et al, Hard Disk Password Lock. Here, within the ABSTRACT, as well as throughout the patent publication, Dumas teaches of a device which provides an encryption circuit for encrypting and decrypting data as it travels to and from a hard disk, where the disk cannot be read without the user supplied password and a similar encryption circuit. Furthermore, Dumas even teaches in column 4 in the Detailed Description of a Preferred Embodiment where an encryptor receives encoded private information (passwords) and encrypts the key. (It is also found in Schneier, section 8.7, called STORING KEYS, where he mentions regenerating keys from an easy to remember password when they are required, and that ideally a key should never appear unencrypted outside the encryption device.) Therefore, we see that by the teachings of Al-Salqan and further in view of Dumas, that the claim 1 of the disclosure would have been obvious to one of ordinary skill in the art at the time of the disclosure, and furthermore that one of ordinary skill in the art would be motivated to safeguard stored data as taught by Dumas. Claim 1 is rejected.

11. Claim 2 recites the method of claim 1, protecting storage medium data, but wherein the generation of keys is done per logic sector on the storage medium.

However, it is found in the Dumas reference of note that this method of key generation per logic sector is previously taught. In the second paragraph of column 4, Dumas teaches that the encryption to storage medium method continues until the end of a sector is reached, and where a new sector always begins at the beginning of the

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password. Consequently, and in view of the rejection of claim 1, it is noted that the generation of keys per logic sector would have been obvious to one of ordinary skill in the art at the time of the disclosure. Therefore, and in accordance with the rejection of claim 1, claim 2 is rejected.

- 12. Claim 3 recites the method of claim 2, but which is done when writing the data. However, it is noted that this method is claimed in claim 7 of the Dumas reference of note, where he teaches the method of encrypting data as it travels from the CPU to said mass storage device. In view of this teaching, and further in view of Dumas' teachings concerning the encryption of data per logic sector as discussed above with regard to the rejection of claim 2, it is noted that it would be obvious to one skilled in the art that encrypting data as it travels from the CPU to the said mass storage device is equivalent to the disclosures of claim 2, but occurs when writing the data to the storage device. Therefore, and in accordance with the rejections of claim 2 and claim 1 above, claim 3 is rejected.
- 13. Claim 4 recites the storage medium data protecting method according to claim 1, but wherein the key is generated from random data. We refer here to teachings of B. Schneier, Applied Cryptography, 1996. In chapter 8.1, called "Generating Keys", is found the section called "Random Keys". Here is found the teaching of assembling key data from random data. Therefore, in view of the rejection of claim 1, and further in view of these teachings within Schneier, note is taken that someone with ordinary skill in

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the art would find it obvious to be motivated to make a key out of random data if so desired. There are also technical questions which are well known in the art about the possibility of obtaining true random data. Therefore, and in accordance with the rejection of claim 1, claim 4 is rejected.

- 14. Claim 5 claims the storage medium data protecting method according to claim 1, but further comprising decrypting the key data with the password and then re-encrypting this key with a new password. This method is found to be taught within the Al-Salqan reference, Methods and Apparatus for Recovering Keys. Al-Salqan teaches in column 5, second paragraph, that in one embodiment of the invention a user may not only assign a key password to a key, but may update a key password. In fact, one with ordinary skill in the art would naturally be motivated to include means for changing the password, which would include means of bringing the key out of encryption using the old password and then re-encrypting the key again with the new password. Therefore, and in accordance with the rejection of claim 1, claim 5 is rejected.
- 15. Claim 6 claims the method of claim 1, but where encrypting the file to storage is done by a plurality of passwords. Observe that this is taught in the disclosures of Al-Salqan of the references listed. At the top of column 4, Al-Salqan teaches of the encryption of the key by means of a plurality of private information data, including social security number, mother's maiden name, etc. In other words, these constitute a plurality of passwords used to encrypt the key. Also, the disclosed step of decoding the

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key data with a designated password is just the inverse operation, which would have to be included in order to access the key. And so, it is found that these disclosures of claim 6 would be found obvious to one skilled in the art who would be motivated to employ the methods of either Al-Salqan or Dumas, noted in the references. Therefore, and in accordance with the rejection of claim 1, claim 6 is rejected.

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16. Claims 8-13 are apparatus implementations of the methods recited in claims 1-6, and are rejected in view of the same prior art of record and according to the same rationale.

17. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

US 6,094,721, Eldridge et al, METHOD AND APPARATUS FOR PASSWORD BASED AUTHENTICATION IN A DISTRIBUTED SYSTEM, filed 10/77.

18. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregory Newton, whose telephone number is 703-305-1373. The examiner can normally be reached on M-F 9-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tod Swann can be reached on 703-308-7791. The fax phone numbers for

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the organization where this application or proceeding is assigned are 703-308-9051 for regular communications and 703-308-9052 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

ga

Gregory A Newton May 4, 2001

MECHOLOGY CENTER 2100

# Untitled

S49			380/277	2001-03-19	18:31:28
S48	U	USPT	380/277	2001-03-19	18:31:26
S47	Ū	USPT	(key adj3 password ) and en	ncrypt 2001-03-19	18:03:32
347	U	USPT	(key adj3 password ) and reand encrypt	e-key	
S46	U	USPT		2001-03-19	18:03:16
S45	U		(key adj3 password ) and re	e-key 2001-03-19	18:02:19
S44		USPT	key adj3 password	2001-03-19	18:01:32
S43	U	USPT	key.ti. and encrypt.ti.	2001-03-19	17:56:41
242	U	USPT	"password encrypts key"	2001-03-17	20:13:59
S42	Ü	USPT	"encrypting data".ti. and		
S41			key".ti.	2001-03-17	20:10:56
	Ū	USPT			

S40			Untitled "encrypting data".ti.	2001-03-17	20:10:11
s39	U	USPT	"encrypt\$ data".ti.	2001-03-17	19:51:24
	U	USPT	("encrypting data".ti. ) as "encrypting key"	nd 2001-03-17	19:48:12
S38	Ū	USPT	("encrypting data".ti. ) as "encrypted key"	nd	
s37	U	USPT	("encrypting data".ti. ) a	2001-03-17	19:47:50
<b>S</b> 36	U	USPT	"encrypt\$ key"	2001-03-17	19:47:15
S35	U		"encrypting data".ti.	2001-03-17	19:45:23
S34	U	USPT	"password encrypts key"	2001-03-17	19:37:04
S33	U	USPT	"encrypting key with passwo	ord" 2001-03-17	19:36:28
S32	U	USPT	"encrypting key".ti.	2001-03-17	19:33:00
		USPT			

Untitled

			Uncicled		
S31			"encrypt said key with pass	sword" 2001-03-17	19:30:37
	U	USPT	"encrypt \$ key with passwo:	rd" 2001-03-17	19:30:12
S30	U	USPT		·	
S29	U		"encrypt key with password	2001-03-17	19:29:40
		USPT	"encrypted key".ti. and password.ti.	2001-03-17	19:28:50
S28	U	USPT	"encrypted key".ti.	0001 00 15	10.01.00
s27	U	USPT		2001-03-17	19:21:02
S26			"encrypted key"	2001-03-17	19:06:33
	U	USPT	encrypted and key and passon and data		
S25	U	USPT		2001-03-17	19:05:37
S24			encrypted and key and pass	word 2001-03-17	19:04:37
	U	USPT	encrypted and key	2001-03-17	19:04:07
S23	U	USPT	encrypted key		
			D 2		

# Untitled

			20	001-03-17 19:03:25
<b>S</b> 55		USPT	(((713/185)!.CCLS.))	2001-03-26 13:15:17
S54	U	USPT	(((713/183)!.CCLS.))	2001-03-26 12:41:53
S53	U	USPT	((713/182)!.CCLS.)	2001-03-26 12:39:28
S52		USPT	encrypt adj key adj3 passwor	2001-03-20 16:10:39
S51	U	USPT	encrypt adj key	2001-03-20 16:09:31
	U	USPT	encrypt key	2001-03-20